

i KAMALA D. HARRIS Attorney General of California 2 JAMES D. DUTTON Supervising Deputy Attorney General 3 EMILY R. HANKS Deputy Attorney General 4 State Bar No. 230442 110 West A Street, Suite 1100 5 San Diego, CA 92101 P.O. Box 85266 San Diego, CA 92186-5266 6 Telephone: (619) 645-3196 7 Fax: (619) 645-2191 E-mail: Emily.Hanks@doj.ca.gov 8 Attorneys for Plaintiff 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 **COUNTY OF ORANGE** 11 NORTH JUSTICE CENTER 12 13 11N+0949 14 PEOPLE OF THE STATE OF CALIFORNIA, Case No. 15 FELONY COMPLAINT Plaintiff. 16 v. 17 TODD ALAN MAJOR (DOB: 07/15/1980), 18 Defendant. 19 20 The undersigned, certifying upon information and belief, complains that in the County of 21 Orange, State of California, defendant did commit the following crime(s): 22 COUNT 1 (Pen. Code, § 484g) 23 Grand Theft by Fraudulent Use of an Access Card 24 Between August 12, 2010 and September 20, 2010, TODD MAJOR did, with intent to 25 defraud, use for the purpose of obtaining money, goods, services and anything else of value, an 26 access card and access card account information that had been altered, obtained, and retained in 27

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Felony Complaint

1	violation of sections 484e and 484f, and an access card with knowledge that it was forged, expired
2	and revoked, a Felony.
3	It is further alleged that the value of all money, goods, services and other things of value so
4	obtained exceeded \$950.00 in a consecutive six-month period.
5	COUNT 2 (Pen. Code, § 459)
6	Second Degree Commercial Burglary
7	On or about August 12, 2010, TODD MAJOR did unlawfully enter a commercial building
8	occupied by Vons Pavilions with the intent to commit larceny and any felony, a Felony.
9	COUNT 3 (Pen. Code, § 459)
10	Second Degree Commercial Burglary
11	On or about August 17, 2010, TODD MAJOR did unlawfully enter a commercial building
12	occupied by Vons Pavilions with the intent to commit larceny and any felony, a Felony.
13	COUNT 4 (Pen. Code, § 459)
14	Second Degree Commercial Burglary
15	On or about August 24, 2010, TODD MAJOR did unlawfully enter a commercial building
16	occupied by Ralphs with the intent to commit larceny and any felony, a Felony.
17	COUNT 5 (Pen. Code, § 459)
18	Second Degree Commercial Burglary
19	On or about September 1, 2010, TODD MAJOR did unlawfully enter a commercial building
20	occupied by Ralphs with the intent to commit larceny and any felony, a Felony.
21	COUNT 6 (Pen. Code, § 459)
22	Second Degree Commercial Burglary
23	On or about September 5, 2010, TODD MAJOR did unlawfully enter a commercial building
24	occupied by Albertsons with the intent to commit larceny and any felony, a Felony.
25	COUNT 7 (Pen. Code, § 459)
26	Second Degree Commercial Burglary
27	On or about September 7, 2010, TODD MAJOR did unlawfully enter a commercial building
28	occupied by Vons Pavilions with the intent to commit larceny and any felony, a Felony.
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1	COUNT 8 (Pen. Code, § 459)
2	Second Degree Commercial Burglary
3	On or about September 15, 2010, TODD MAJOR did unlawfully enter a commercial
4	building occupied by Vons Pavilions with the intent to commit larceny and any felony, a Felony.
5	COUNT 9 (Pen. Code, § 459)
6	Second Degree Commercial Burglary
7	On or about September 19, 2010, TODD MAJOR did unlawfully enter a commercial
8	building occupied by Vons Pavilions with the intent to commit larceny and any felony, a Felony.
9	COUNT 10 (Pen. Code, § 459)
10	Second Degree Commercial Burglary
11	On or about September 20, 2010, TODD MAJOR did unlawfully enter a commercial
12	building occupied by Vons Pavilions with the intent to commit larceny and any felony, a Felony.
13	COUNT 11 (Pen. Code, § 459)
14	Second Degree Commercial Burglary
15	On or about September 20, 2010, TODD MAJOR did unlawfully enter a commercial
16	building occupied by CVS with the intent to commit larceny and any felony, a Felony.
17	COUNT 12 (Pen. Code, § 487(a))
18	Grand Theft by Embezzlement
19	On and between June 29, 2010 and July 23, 2010, and while said defendant was an agent,
20	servant, and employee of the City of Fullerton, TODD MAJOR did unlawfully take from said City of
21	Fullerton money and personal property of a value exceeding Nine Hundred Fifty Dollars (\$950), a
22	Felony.
23	COUNT 13 (Pen. Code, § 487(a))
24	Grand Theft of Personal Property
25	On or about July 29, 2010, TODD MAJOR did unlawfully take money and personal property
26	of a value exceeding Nine Hundred Fifty Dollars (\$950), to wit one thousand dollars (\$1,000), the
27	property of the Fullerton Car Show, a Felony.

1	COUNT 14 (Pen. Code, § 470(d))
2	Forgery
3	On or about July 23, 2010, TODD MAJOR did, with the intent to defraud, falsely make,
4	alter, forge and counterfeit, utter, publish, pass and attempt and offer to pass, as true and genuine,
5	City of Fullerton check number 00195292, knowing the same to be false, altered, forged and
6	counterfeited, a Felony.
7	COUNT 15 (Pen. Code, § 484(a))
8	Petty Theft
9	On or between July 1, 2010 and July 31, 2010, TODD MAJOR did unlawfully steal, take.
10	and carry away the personal property of another, to wit Geno Rose, a Misdemeanor.
11	COUNT 16 (Pen. Code, § 484(a))
12	Petty Theft
13	On or between July 1, 2010 and July 31, 2010, TODD MAJOR did unlawfully steal, take,
14	and carry away the personal property of another, to wit Joseph Demelia, a Misdemeanor.
15	COUNT 17 (Pen. Code, § 484(a))
16	Petty Theft
17	Between June 1, 2010 and August 31, 2010, TODD MAJOR did unlawfully steal, take, and
18	carry away the personal property of another, to wit Brandon B., Denise B., Alan C., David M.,
19	Alberto M., Lillian M., Adrian P., Mario R., Travis S., Grant S., Christopher S., and other
20	Fullerton Police Explorers, a Misdemeanor.
21	REQUEST FOR DISCOVERY
22	Pursuant to Penal Code section 1054.5, subdivision (b), the People are hereby informally
23	requesting that defendant's counsel provide discovery to the People as required by Penal Code
24	section 1054.3.
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I declare under penalty of perjury that the foregoing is true and correct and that this Complaint consists of 17 Counts. Executed this 10th day of March, 2011, at San Diego, California. Respectfully Submitted, Deputy Attorney General Attorneys for Plaintiff SD2011700095